\*b1654/3.30\* 1528. Page 1435, line 8: after that line insert:

\*b1654/3.30\* "Section 3160d. 938.34 (8d) (c) of the statutes is amended to read:

938.34 (8d) (c) If a juvenile placed in a secured correctional facility or a secured child caring institution fails to pay the surcharge under par. (a), the department shall assess and collect the amount owed from the juvenile's wages or other moneys. If a juvenile placed in a secured group home fails to pay the surcharge under par. (a), the county department shall assess and collect the amount owed from the juvenile's wages or other moneys. Any amount collected shall be transmitted to the state treasurer.

\*b1654/3.30\* Section 3162d. 938.345 (1) (a) of the statutes is amended to read:

938.345 (1) (a) Place the juvenile in the serious juvenile offender program, a secured correctional facility ex, a secured child caring institution or a secured group home.

\*b1654/3.30\* Section 3163d. 938.355 (1) of the statutes is amended to read: 938.355 (1) Intent. In any order under s. 938.34 or 938.345, the court shall decide on a placement and treatment finding based on evidence submitted to the court. The disposition shall employ those means necessary to promote the objectives specified in s. 938.01. If the disposition places a juvenile who has been adjudicated delinquent outside the home under s. 938.34 (3) (c) or (d), the order shall include a finding that the juvenile's current residence will not safeguard the welfare of the juvenile or the community due to the serious nature of the act for which the juvenile was adjudicated delinquent. If the judge has determined that any of the conditions

specified in s. 938.34 (4m) (b) 1., 2. or 3. applies, that determination shall be prima facile evidence that a less restrictive alternative than placement in a secured correctional facility er, a secured child caring institution or a secured group home is not appropriate. If information under s. 938.331 has been provided in a court report under s. 938.33 (1), the court shall consider that information when deciding on a placement and treatment finding.

\*b1654/3.30\* Section 3164d. 938.357 (3) of the statutes is amended to read: 938.357 (3) Subject to sub. (4) (b) and (c) and (5) (e), if the proposed change in placement would involve placing a juvenile in a secured correctional facility or in, a secured child caring institution or a secured group home, notice shall be given as provided in sub. (1). A hearing shall be held, unless waived by the juvenile, parent, guardian and legal custodian, before the judge makes a decision on the request. The juvenile shall be entitled to counsel at the hearing, and any party opposing or favoring the proposed new placement may present relevant evidence and cross—examine witnesses. The proposed new placement may be approved only if the judge finds, on the record, that the conditions set forth in s. 938.34 (4m) have been met.

\*b1654/3.30\* SECTION 3166d. 938.357 (4g) (a) of the statutes is amended to read:

938.357 (4g) (a) Not later than 120 days after the date on which the juvenile is placed in a secured correctional facility er, a secured child caring institution or a secured group home, or within 30 days after the date on which the department requests the aftercare plan, whichever is earlier, the aftercare provider designated under s. 938.34 (4n) shall prepare an aftercare plan for the juvenile. If the aftercare provider designated under s. 938.34 (4n) is a county department, that county

1	department shall submit the aftercare plan to the department within the time limits
2	specified in this paragraph, unless the department waives those time limits under
3	par. (b).
4	*b1654/3.30* Section 3167d. 938.357 (4g) (b) of the statutes is amended to
5	read:
6	938.357 (4g) (b) The department may waive the time period within which an
7	aftercare plan must be prepared and submitted under par. (a) if the department
8	anticipates that the juvenile will remain in the secured correctional facility or,
9	secured child caring institution or secured group home for a period exceeding 8
10	months or if the juvenile is subject to s. 48.366 or 938.183. If the department waives
11	that time period, the aftercare provider designated under s. $938.34(4n)$ shall prepare
12	the aftercare plan within 30 days after the date on which the department requests
13	the aftercare plan.
14	*b1654/3.30* Section 3168d. 938.357 (4g) (d) of the statutes is amended to
15	read:
16	938.357 (4g) (d) A juvenile may be released from a secured correctional facility
17	or, a secured child caring institution or a secured group home whether or not an
18	aftercare plan has been prepared under this subsection.
19	*b1654/3.30* Section 3169d. 938.357 (5) (e) of the statutes is amended to
20	read:
21	938.357 (5) (e) If the hearing examiner finds that the juvenile has violated a
22	condition of aftercare supervision, the hearing examiner shall determine whether
23	confinement in a secured correctional facility or, a secured child caring institution
24	or a secured group home is necessary to protect the public, to provide for the juvenile's
25	rehabilitation or to not depreciate the seriousness of the violation.

\*b1654/3.30\* Section 3170d. 938.357 (5) (f) of the statutes is amended to read: 938.357 (5) (f) Review of a revocation decision shall be by certiorari to the court by whose order the juvenile was placed in a secured correctional facility er, a secured child caring institution or a secured group home.

\*b1654/3.30\* Section 3171d. 938.38 (3) (a) of the statutes is amended to read: 938.38 (3) (a) If the juvenile is alleged to be delinquent and is being held in a secure detention facility, juvenile portion of a county jail or shelter care facility, and the agency intends to recommend that the juvenile be placed in a secured correctional facility ex, a secured child caring institution or a secured group home, the agency is not required to submit the permanency plan unless the court does not accept the recommendation of the agency. If the court places the juvenile in any facility outside of the juvenile's home other than a secured correctional facility ex, a secured child caring institution or a secured group home, the agency shall file the permanency plan with the court within 60 days after the date of disposition.

\*b1654/3.30\* SECTION 3173d. 938.51 (1) (intro.) of the statutes is amended to read:

938.51 (1) (intro.) At least 15 days prior to the date of release from a secured correctional facility er, a secured child caring institution or a secured group home of a juvenile who has been adjudicated delinquent and at least 15 days prior to the release from the supervision of the department or a county department of a juvenile who has been adjudicated delinquent, the department or county department having supervision over the juvenile shall make a reasonable attempt to do all of the following:

\*b1654/3.30\* Section 3174d. 938.51 (1m) of the statutes is amended to read:

938.51 (1m) The department or county department having supervision over a juvenile described in sub. (1) shall determine the local agencies that it will notify under sub. (1) (a) based on the residence of the juvenile's parents or on the juvenile's intended residence specified in the juvenile's aftercare supervision plan or, if those methods do not indicate the community in which the juvenile will reside following release from a secured correctional facility or, from, a secured child caring institution or a secured group home or from the supervision of the department or county department, the community in which the juvenile states that he or she intends to reside.

\*b1654/3.30\* SECTION 3175d. 938.51 (4) (intro.) of the statutes is amended to read:

938.51 (4) (intro.) If a juvenile described in sub. (1), (1d) or (1g) escapes from a secured correctional facility, child caring institution, secured group home, inpatient facility, secure detention facility or juvenile portion of a county jail, or from the custody of a peace officer or a guard of such a facility, institution, home or jail, or has been allowed to leave a secured correctional facility, child caring institution, secured group home, inpatient facility, secure detention facility or juvenile portion of a county jail for a specified period of time and is absent from the facility, institution, home or jail for more than 12 hours after the expiration of the specified period, as soon as possible after the department or county department having supervision over the juvenile discovers that escape or absence, that department or county department shall make a reasonable attempt to notify by telephone all of the following persons:".

\*b1852/3.9\* 1529. Page 1435, line 8: after that line insert:

\*b1852/3.9\* "Section 3171m. 938.396 (9) of the statutes is amended to read:

938.396 (9) Notwithstanding sub. (2) (a), if a juvenile is adjudged delinquent for committing a serious crime, as defined in s. 48.685 (7) (a) (1) (c), the court clerk shall notify the department of justice of that fact. No other information from the juvenile's court records may be disclosed to the department of justice except by order of the court. The department of justice may disclose any information provided under this subsection only as part of a criminal history record search under s. 48.685 (2) (am) 1. or (b) 1. a.".

\*b1654/3.31\* 1530. Page 1436, line 16: after that line insert:

\*b1654/3.31\* "Section 3183d. 938.57(1)(c) of the statutes is amended to read: 938.57 (1) (c) Provide appropriate protection and services for juveniles in its care, including providing services for juveniles and their families in their own homes, placing the juveniles in licensed foster homes, licensed treatment foster homes or licensed group homes in this state or another state within a reasonable proximity to the agency with legal custody or contracting for services for them by licensed child welfare agencies or replacing them in juvenile secured correctional institutions or facilities, secured child caring institutions or secured group homes in accordance with rules promulgated under ch. 227, except that the county department may not purchase the educational component of private day treatment programs unless the county department, the school board as defined in s. 115.001 (7) and the state superintendent of public instruction all determine that an appropriate public education program is not available. Disputes between the county department and the school district shall be resolved by the state superintendent of public instruction.

\*b1654/3.31\* Section 3184d. 938.57 (4) of the statutes is amended to read:

938.57 (4) A county department may provide aftercare supervision under s. 938.34 (4n) for juveniles who are released from secured correctional facilities er, secured child caring institutions operated by the department or secured group homes. If a county department intends to change its policy regarding whether the county department or the department shall provide aftercare supervision for juveniles released from secured correctional facilities er, secured child caring institutions operated by the department or secured group homes, the county executive or county administrator, or, if the county has no county executive or county administrator, the chairperson of the county board of supervisors, or, for multicounty departments, the chairpersons of the county boards of supervisors jointly, shall submit a letter to the department stating that intent before July 1 of the year preceding the year in which the policy change will take effect.

\*b1654/3.31\* Section 3186d. 938.78 (3) of the statutes is amended to read:

938.78 (3) If a juvenile adjudged delinquent under s. 48.12, 1993 stats., or s. 938.12 or found to be in need of protection or services under s. 48.13 (12), 1993 stats., or s. 48.13 (14), 1993 stats., or s. 938.13 (12) or (14) on the basis of a violation of s. 941.10, 941.11, 941.20, 941.21, 941.23, 941.235, 941.237, 941.24, 941.26, 941.28, 941.295, 941.298, 941.30, 941.31, 941.32, 941.325, 943.02, 943.03, 943.04, 943.10 (2) (a), 943.23 (1g), (1m) or (1r), 943.32 (2), 948.02, 948.025, 948.03, 948.05, 948.055, 948.60, 948.605 or 948.61 or any crime specified in ch. 940 has escaped from a secured correctional facility, child caring institution, secured group home, inpatient facility, as defined in s. 51.01 (10), secure detention facility or juvenile portion of a county jail, or from the custody of a peace officer or a guard of such a facility, institution or jail, or has been allowed to leave a secured correctional facility, child caring institution, secured group home, inpatient facility, secure detention facility or juvenile portion

of a county jail for a specified time period and is absent from the facility, institution, home or jail for more than 12 hours after the expiration of the specified period, the department or county department having supervision over the juvenile may release the juvenile's name and any information about the juvenile that is necessary for the protection of the public or to secure the juvenile's return to the facility, institution, home or jail. The department of corrections shall promulgate rules establishing guidelines for the release of the juvenile's name or information about the juvenile to the public.

\*b1654/3.31\* Section 3188d. 939.635 (1) of the statutes is amended to read: 939.635 (1) Except as provided in sub. (2), if a person who has been adjudicated delinquent is convicted of violating s. 940.20 (1) while placed in a secured correctional facility, as defined in s. 938.02 (15m), a secure detention facility, as defined in s. 938.02 (16), or a secured child caring institution, as defined in s. 938.02 (15g), or a secured group home, as defined in s. 938.02 (15p), or is convicted of violating s. 940.20 (2m), the court shall sentence the person to not less than 3 years of imprisonment. Except as provided in sub. (2), if a person is convicted of violating s. 946.43 while placed in a secured correctional facility, as defined in s. 938.02 (15m), a secure detention facility, as defined in s. 938.02 (15p), or a secured group home, as defined in s. 938.02 (15p), the court shall sentence the person to not less than 5 years of imprisonment.

\*b1654/3.31\* SECTION 3189d. 939.635 (2) (b) of the statutes is amended to read:

939.635 (2) (b) That imposing the applicable presumptive minimum sentence specified in sub. (1) is not necessary to deter the person or other persons from committing violations of s. 940.20 (1) or 946.43 or other similar offenses while placed

1	in a secured correctional facility, as defined in s. 938.02 (15m), a secure detention
2	facility, as defined in s. 938.02 (16), or a secured child caring institution, as defined
3	in s. 938.02 (15g), or a secured group home, as defined in s. 938.02 (15p), or from
4	committing violations of s. 940.20 (2m).".
5	*b1806/1.35* 1531. Page 1436, line 16: after that line insert:
6	*b1806/1.35* "Section 3176m. 940.295 (1) (q) of the statutes is repealed.
7	*b1806/1.35* Section 3176n. 940.295 (2) (j) of the statutes is repealed and
8	recreated to read:
9	940.295 (2) (j) The Wisconsin School for the Deaf under s. 115.52 and the
10	Wisconsin Center for the Blind and Visually Impaired under s. 115.525.".
11	*b1864/2.6* 1532. Page 1436, line 16: after that line insert:
12	*b1864/2.6* "Section 3176m. 938.983 (title) of the statutes is renumbered
13	254.92 (title) and amended to read:
14	254.92 (title) Purchase or possession of cigarettes or tobacco products
15	by person under 18 prohibited.
16	*b1864/2.6* Section 3176n. 938.983 (1) of the statutes is repealed.
17	*b1864/2.6* SECTION 3176p. 938.983 (2) (intro.), (a) and (c) of the statutes are
18	consolidated, renumbered 254.92 (2) (intro.) and amended to read:
19	254.92 (2) (intro.) Except as provided in sub. (3), no No person under 18 years
<b>2</b> 0	of age may do any of the following: (a) Buy or purchase, attempt to buy any cigarette
21	or tobacco product. (c) Possess purchase or possess any cigarette or tobacco product.
22	except as follows:
23	*b1864/2.6* Section 3176q. 938.983 (2) (b) of the statutes is renumbered
24	254.92 (1) and amended to read:

1	254.92 (1) Falsely No person under 18 years of age may falsely represent his
2	or her age for the purpose of receiving any cigarette or tobacco product.
3	*b1864/2.6* Section 3176r. 938.983 (3) of the statutes is renumbered 254.92
4	(2) (a) and amended to read:
5	254.92 (2) (a) A person under 18 years of age may purchase or possess
6	cigarettes or tobacco products for the sole purpose of resale in the course of
7	employment during his or her working hours if employed by a retailer licensed under
8	s. 134.65 (1).
9	*b1864/2.6* Section 3176s. 938.983 (4) of the statutes is renumbered 254.92
10	(3) and amended to read:
11	254.92 (3) A law enforcement officer shall seize any cigarette or tobacco product
12	involved in any violation of sub. (2) committed in his or her presence that has been
13	sold to and is in the possession of a person under 18 years of age.
14	*b1864/2.6* Section 3176t. 938.983 (5) of the statutes is repealed.".
15	*b0868/1.2* 1533. Page 1436, line 23: after that line insert:
16	*b0868/1.2* "Section 3191bd. 945.03 of the statutes is renumbered 945.03
17	(1m), and 945.03 (1m) (intro.), as renumbered, is amended to read:
18	945.03 (1m) (intro.) Whoever intentionally does any of the following is engaged
19	in commercial gambling and, except as provided in sub. (2m), is guilty of a Class E
20	felony:
21	*b0868/1.2* Section 3191bf. 945.03 (2m) of the statutes is created to read:
22	945.03 (2m) If the violation of sub. (1m) involves the possession, operation, set
23	up, collection of proceeds, participation in earnings or maintenance of, or involves
24	acting as the custodian of anything of value bet or offered to be bet on, not more than

1	5 video gambling machines on premises for which a Class "B" or "Class B" license or
2	permit has been issued under ch. 125, the person may be penalized as follows:
3	(a) If the violation involves one video gambling machine, the person may be
4	required to forfeit not more than \$500.
5	(b) If the violation involves 2 video gambling machines, the person may be
6	required to forfeit not more than \$1,000.
7	(c) If the violation involves 3 video gambling machines, the person may be
8	required to forfeit not more than \$1,500.
9	(d) If the violation involves 4 video gambling machines, the person may be
10	required to forfeit not more than \$2,000.
11	(e) If the violation involves 5 video gambling machines, the person may be
12	required to forfeit not more than \$2,500.
13	*b0868/1.2* Section 3191bh. 945.04 of the statutes is renumbered 945.04
14	(1m), and 945.04 (1m) (intro.), as renumbered, is amended to read:
15	945.04 (1m) (intro.) Whoever Except as provided in sub. (2m), whoever
16	intentionally does any of the following is guilty of a Class A misdemeanor:
17	*b0868/1.2* Section 3191bj. 945.04 (2m) of the statutes is created to read:
18	945.04 (2m) If the violation of sub. (1m) involves the set up or use of not more
19	than 5 video gambling machines on premises for which a Class "B" or "Class B"
20	license or permit has been issued under ch. 125, the person may be penalized as
21	follows:
22	(a) If the violation involves one video gambling machine, the person may be
23	required to forfeit not more than \$500.
24	(b) If the violation involves 2 video gambling machines, the person may be
25	required to forfeit not more than \$1,000

1	(c) If the violation involves 3 video gambling machines, the person may be
2	required to forfeit not more than \$1,500.
3	(d) If the violation involves 4 video gambling machines, the person may be
4	required to forfeit not more than \$2,000
5	(e) If the violation involves 5 video gambling machines, the person may be
6	required to forfeit not more than \$2,500.
7	*b0868/1.2* Section 3191bm. 945.041 (11) of the statutes is created to read:
8	945.041 (11) No proceeding under this section may be commenced to revoke a
9	Class "B" or "Class B" license or permit issued under ch. 125 to a person solely
10	because the person knowingly permits 5 or fewer video gambling machines to be set
11	up, kept, managed, used or conducted upon the licensed premises.
12	*b0868/1.2* Section 3191bn. 945.05 (1) (intro.) of the statutes is amended to
13	read:
14	945.05 (1) (intro.) Whoever Except as provided in sub. (1m), whoever
15	manufactures, transfers commercially or possesses with intent to transfer
16	commercially either of the following is guilty of a Class E felony:
17	*b0868/1.2* Section 3191bp. 945.05 (1m) of the statutes is created to read:
18	945.05 (1m) If a violation of sub. (1) involves the commercial transfer of a video
19	gambling machine or possession of a video gambling machine with the intent to
20	transfer commercially, the person is subject to a Class C forfeiture.".
21	*b1776/2.13* 1534. Page 1437, line 11: delete "(i) 3. or".
22	*b1776/2.14* 1535. Page 1437, line 18: delete "(i) 3. or".
23	*b1776/2.15* 1536. Page 1437, line 25: delete "(i)".
24	*b1776/2.16* 1537. Page 1438, line 1: delete "3. or".

\*b1776/2.17\* 1538. Page 1438, line 8: delete "(i) 3. or". 1 \*b1776/2.18\* 1539. Page 1438, line 16: delete "(i) 3. or". 2 \*b1776/2.19\* 1540. Page 1439, line 1: delete "(i) 3. or". 3 \*b0868/1.3\* **1541.** Page 1439, line 7: after that line insert: 4 \*b0868/1.3\* "Section 3196m. 946.82 (4) of the statutes is amended to read: 5 946.82 (4) "Racketeering activity" means any activity specified in 18 USC 1961 6 (1) in effect as of April 27, 1982, or the attempt, conspiracy to commit, or commission 7 of any of the felonies specified in: chs. 945 and 961 and ss. 49.49, 134.05, 139.44 (1), 8 180.0129, 181.0129, 185.825, 200.09 (2), 215.12, 221.0625, 221.0636, 221.0637, 9 221.1004, 551.41, 551.42, 551.43, 551.44, 553.41 (3) and (4), 553.52 (2), 940.01, 10 940.19 (3) to (6), 940.20, 940.201, 940.203, 940.21, 940.30, 940.305, 940.31, 941.20 11 (2) and (3), 941.26, 941.28, 941.298, 941.31, 941.32, 943.01 (2) or (2g), 943.011, 12 943.012, 943.013, 943.02, 943.03, 943.04, 943.05, 943.06, 943.10, 943.20(3)(b) to (d), 13 943.201, 943.23(1g), (1m), (1r), (2) and (3), 943.24(2), 943.25, 943.27, 943.28, 943.30,14 943.32, 943.34 (1) (b) and (c), 943.38, 943.39, 943.40, 943.41 (8) (b) and (c), 943.50 (4) 15 (b) and (c), 943.60, 943.70, 944.205, 944.21 (5) (c) and (e), 944.32, 944.33 (2), 944.34, 16 945.03 (1m), 945.04 (1m), 945.05 (1), 945.08, 946.10, 946.11, 946.12, 946.13, 946.31, 17 946.32 (1), 946.48, 946.49, 946.61, 946.64, 946.65, 946.72, 946.76, 947.015, 948.05, 18 948.08, 948.12 and 948.30.". 19 \*b1654/3.32\* 1542. Page 1439, line 7: after that line insert: 20 \*b1654/3.32\* "Section 3192d. 946.42 (1) (a) of the statutes is amended to 21 22 read: 946.42 (1) (a) "Custody" includes without limitation actual custody of an 23 institution, including a secured correctional facility, as defined in s. 938.02 (15m), a 24

secured child caring institution, as defined in s. 938.02 (15g), a secured group home, as defined in s. 938.02 (15p), a secure detention facility, as defined in s. 938.02 (16), a Type 2 child caring institution, as defined in s. 938.02 (19r), or a juvenile portion of a county jail, or of a peace officer or institution guard and constructive custody of prisoners and juveniles subject to an order under s. 48.366, 938.183, 938.34 (4d), (4h) or (4m) or 938.357 (4) or (5) (e) temporarily outside the institution whether for the purpose of work, school, medical care, a leave granted under s. 303.068, a temporary leave or furlough granted to a juvenile or otherwise. Under s. 303.08 (6) it means, without limitation, that of the sheriff of the county to which the prisoner was transferred after conviction. It does not include the custody of a probationer, parolee or person on extended supervision by the department of corrections or a probation, extended supervision or parole officer or the custody of a person who has been released to aftercare supervision under ch. 938 unless the person is in actual custody or is subject to a confinement order under s. 973.09 (4).

\*b1654/3.32\* Section 3193d. 946.44 (2) (c) of the statutes is amended to read: 946.44 (2) (c) "Institution" includes a secured correctional facility, as defined in s. 938.02 (15m), a secured child caring institution, as defined in s. 938.02 (15g), a secured group home, as defined in s. 938.02 (15p), and a Type 2 child caring institution, as defined in s. 938.02 (19r).

\*b1654/3.32\* Section 3194d. 946.44(2)(d) of the statutes is amended to read: 946.44(2)(d) "Prisoner" includes a person who is under the supervision of the department of corrections under s. 938.34 (4h) or, who is placed in a secured correctional facility or, a secured child caring institution or a secured group home under s. 938.183, 938.34 (4m) or 938.357 (4) or (5) (e) or, who is placed in a Type 2

1	child caring institution under s. 938.34 (4d) or who is subject to an order under s.
2	48.366.
3	*b1654/3.32* Section 3195d. 946.45(2)(c) of the statutes is amended to read:
4	946.45 (2) (c) "Institution" includes a secured correctional facility, as defined
5	in s. 938.02 (15m), a secured child caring institution, as defined in s. 938.02 (15g),
6	a secured group home, as defined in s. 938.02 (15p), and a Type 2 child caring
7	institution, as defined in s. 938.02 (19r).
8	* $b1654/3.32$ * Section 3196d. 946.45 (2) (d) of the statutes is amended to read:
9	946.45 (2) (d) "Prisoner" includes a person who is under the supervision of the
10	department of corrections under s. 938.34 (4h) or, who is placed in a secured
11	correctional facility or, a secured child caring institution or a secured group home
12	under s. <u>938.183</u> , 938.34 (4m) or 938.357 (4) or (5) (e) or, who is placed in a Type 2
13	child caring institution under s. 938.34 (4d) or who is subject to an order under s.
14	48.366.".
15	*b1938/1.14* 1543. Page 1439, line 11: after that line insert:
16	*b1938/1.14* "Section 3197c. 948.22 (7) (bm) of the statutes is amended to
17	read:
18	948.22 (7) (bm) Upon request, the court may modify the amount of child or
19	spousal support payments determined under par. (b) 2. if, after considering the
20	factors listed in s. 767.25 (1m) or 767.51 (5), regardless of the fact that the action is
21	not one for a determination of paternity or an action specified in s. 767.25 (1), the
22	court finds, by the greater weight of the credible evidence, that the use of the
23	percentage standard is unfair to the child or to either of the child's parents.".

\*b1654/3.33\* 1544. Page 1440, line 15: after that line insert:

1	*b1654/3.33* "Section 3201d. 968.255 (7) (b) of the statutes is amended to
2	read:
3	968.255 (7) (b) Is placed in or transferred to a secured correctional facility, as
4	defined in s. $938.02(15\text{m})$ , or a secured child caring institution, as defined in s. $938.02$
5	(15g), or a secured group home, as defined in s. 938.02 (15p).".
6	*b1781/1.4* 1545. Page 1447, line 2: delete "Forest," and substitute
7	"Forest,".
8	*b1940/1.1* 1546. Page 1447, line 3: after that line insert:
9	*b1940/1.1* "Section 3207t. 978.03 (1) of the statutes is amended to read:
10	978.03 (1) The district attorney of any prosecutorial unit having a population
11	of 500,000 or more may appoint $-4$ $-5$ deputy district attorneys and such assistant
12	district attorneys as may be requested by the department of administration and
13	authorized in accordance with s. 16.505. The district attorney shall rank the deputy
14	district attorneys for purposes of carrying out duties under this section. The
15	deputies, according to rank, may perform any duty of the district attorney, under the
16	district attorney's direction. In the absence or disability of the district attorney, the
17	deputies, according to rank, may perform any act required by law to be performed
18	by the district attorney. Any such deputy must have practiced law in this state for
19	at least 2 years prior to appointment under this section.".
20	*b1781/1.5* 1547. Page 1447, line 19: delete the material beginning with
21	that line and ending with page 1448, line 20.
22	*b1654/3.34* 1548. Page 1453, line 4: after that line insert:
23	*b1654/3.34* "Section 3216d. 980.015 (2) (b) of the statutes is amended to
24	read:

1	980.015 (2) (b) The anticipated release from a secured correctional facility, as
2	defined in s. $938.02(15\mathrm{m})$ , or a secured child caring institution, as defined in s. $938.02$
3	(15g), or a secured group home, as defined in s. 938.02 (15p), of a person adjudicated
4	delinquent under s. 938.183 or 938.34 on the basis of a sexually violent offense.
5	*b1654/3.34* Section 3217d. 980.02 (1) (b) 2. of the statutes is amended to
6	read:
7	980.02 (1) (b) 2. The county in which the person will reside or be placed upon
8	his or her discharge from a sentence, release on parole or extended supervision, or
9	release from imprisonment, from a secured correctional facility, as defined in s.
10	$938.02(15\mathrm{m})$ , or $\underline{\mathrm{from}}$ a secured child caring institution, as defined in s. $938.02(15\mathrm{g})$ ,
11	from a secured group home, as defined in s. 938.02 (15p), or from a commitment order.
12	*b1654/3.34* Section 3218d. 980.02 (2) (ag) of the statutes is amended to
13	read:
14	980.02 (2) (ag) The person is within 90 days of discharge or release, on parole,
15	extended supervision or otherwise, from a sentence that was imposed for a conviction
16	for a sexually violent offense, from a secured correctional facility, as defined in s.
17	938.02 (15m), or from a secured child caring institution, as defined in s. 938.02 (15g),
18	or from a secured group home, as defined in s. 938.02 (15p), if the person was placed
19	in the facility for being adjudicated delinquent under s. 938.183 or 938.34 on the
20	basis of a sexually violent offense or from a commitment order that was entered as
21	a result of a sexually violent offense.
22	*b1654/3.34* Section 3219d. 980.02 (4) (am) of the statutes is amended to
23	read:
24	980.02 (4) (am) The circuit court for the county in which the person will reside
25	or be placed upon his or her discharge from a sentence, release on parole or extended

supervision, or release from imprisonment, from a secured correctional facility, as defined in s. 938.02 (15m), or from a secured child caring institution, as defined in s. 938.02 (15g), from a secured group home, as defined in s. 938.02 (15p), or from a commitment order.

\*b1654/3.34\* Section 3220d. 980.02 (4) (b) of the statutes is amended to read: 980.02 (4) (b) The circuit court for the county in which the person is in custody under a sentence, a placement to a secured correctional facility, as defined in s. 938.02 (15m), or a secured child caring institution, as defined in s. 938.02 (15g), or a secured group home, as defined in s. 938.02 (15p), or a commitment order.".

\*b1654/3.35\* 1549. Page 1453, line 22: after that line insert:

\*b1654/3.35\* "Section 3222d. 980.04 (1) of the statutes is amended to read: 980.04 (1) Upon the filing of a petition under s. 980.02, the court shall review the petition to determine whether to issue an order for detention of the person who is the subject of the petition. The person shall be detained only if there is cause to believe that the person is eligible for commitment under s. 980.05 (5). A person detained under this subsection shall be held in a facility approved by the department. If the person is serving a sentence of imprisonment, is in a secured correctional facility, as defined in s. 938.02 (15m), or a secured child caring institution, as defined in s. 938.02 (15g), or a secured group home, as defined in s. 938.02 (15p), or is committed to institutional care, and the court orders detention under this subsection, the court shall order that the person be transferred to a detention facility approved by the department. A detention order under this subsection remains in effect until the person is discharged after a trial under s. 980.05 or until the effective date of a commitment order under s. 980.06, whichever is applicable.".

1	*b1671/1.13* 1550. Page 1459, line 24: after that line insert:
2	*b1671/1.13* "Section 3243a. 992.21 of the statutes is created to read:
3	992.21 Actions by division of savings and loan validated. Any action
4	taken by the division of savings and loan between July 1, 1996, and the effective date
5	of this section [revisor inserts date], under the name of the division of savings
6	institutions has the same force and effect in all respects as if the action had been
7	taken under the name of the division of savings and loan.".
8	*b1941/3.1* 1551. Page 1459, line 24: after that line insert:
9	*b1941/3.1* "Section 3242g. 985.03 (1) (a) (intro.) of the statutes is amended
10	to read:
11	985.03 (1) (a) (intro.) No Except as provided in par. (am), no publisher of any
12	newspaper in this state shall be awarded or be entitled to any compensation or fee
13	for the publishing of any legal notice unless, for at least 2 of the 5 years immediately
14	before the date of the notice publication, the newspaper has been published regularly
15	and continuously in the city, village or town where published, and has had a bona fide
16	paid circulation:
17	* $b1941/3.1*$ Section 3242i. $985.03(1)(a)2$ . of the statutes is amended to read:
18	985.03 (1) (a) 2. That has had actual subscribers at each publication of not less
19	than 1,000 copies in 1st and 2nd class cities, or 300 copies if in 3rd and class cities
20	or 150 copies if in 4th class cities, villages or towns.
21	*b1941/3.1* Section 3242m. 985.03(1)(am) of the statutes is created to read:
22	985.03 (1) (am) The requirement that, for a newspaper to receive any
23	compensation or fee for publishing a legal notice, the newspaper be published
24	regularly and continuously in the city, village or town where published for at least

1	2 of the 5 years immediately before the date of the notice publication does not apply
2	to a newspaper publishing a legal notice at the request of a 4th class city, village or
3	town.".
4	*b1681/3.15* 1552. Page 1462, line 24: after that line insert:
5	*b1681/3.15* "Section 3261d. 1997 Wisconsin Act 27, section 44d is repealed.
6	*b1681/3.15* Section 3261dc. 1997 Wisconsin Act 27, section 59d is repealed.
7	*b1681/3.15* Section 3261dd. 1997 Wisconsin Act 27, section 119d is
8	repealed.
9	*b1681/3.15* Section 3261ddc. 1997 Wisconsin Act 27, section 200d is
10	repealed.
11	*b1681/3.15* Section 3261dde. 1997 Wisconsin Act 27, section 204d is
12	repealed.
13	*b1681/3.15* Section 3261ddg. 1997 Wisconsin Act 27, section 205d is
14	repealed.
15	*b1681/3.15* Section 3261de. 1997 Wisconsin Act 27, section 750 is repealed.
16	*b1681/3.15* Section 3261df. 1997 Wisconsin Act 27, section 1167d is
17	repealed.
18	*b1681/3.15* Section 3261dg. 1997 Wisconsin Act 27, section 3620m is
19	repealed.
20	*b1681/3.15* Section 3261dh. 1997 Wisconsin Act 27, section 4338c is
21	repealed.
22	*b1681/3.15* Section 3261dha. 1997 Wisconsin Act 27, section 4338e is
23	repealed.

*b1681/3.15* Section 3261dhb. 1997 Wisconsin Act 27, section 4338g is
repealed.
*b1681/3.15* Section 3261dhc. 1997 Wisconsin Act 27, section 4338i is
repealed.
*b1681/3.15* Section 3261di. 1997 Wisconsin Act 27, section 4349d is
repealed.
*b1681/3.15* Section 3261dj. 1997 Wisconsin Act 27, section 4497d is
repealed.".
*b1852/3.10* 1553. Page 1462, line 24: after that line insert:
*b1852/3.10* "Section 3261b. 1997 Wisconsin Act 27, section 1664f is
repealed.
*b1852/3.10* Section 3261c. 1997 Wisconsin Act 27, section 2059f is
repealed.".
*b1681/3.16* 1554. Page 1463, line 21: delete "amended to read:" and
substitute "repealed.".
*b1681/3.17* 1555. Page 1463, line 22: delete the material beginning with
that line and ending with page 1464, line 3.
*b1852/3.11* 1556. Page 1464, line 3: after that line insert:
*b1852/3.11* "Section 3262g. 1997 Wisconsin Act 27, section 9423 (9ptt) is
repealed.".
*b1035/1.8* 1557. Page 1465, line 20: delete the material beginning with
that line and ending with page 1467, line 6.
*b1035/1.9* 1558. Page 1467, line 8: delete the material beginning with that
line and ending with page 1468, line 17 and substitute:

\*b1035/1.9\* "(1mb) AUTHORIZED POSITIONS. The authorized FTE positions for the department of administration, funded from the appropriation under section 20.505 (4) (o) of the statutes, are increased by 1.0 FED position to administer learn and serve grants.".

\*b1931/1.22\* 1559. Page 1468, line 17: after that line insert:

\*b1931/1.22\* "(1zt) Initial appointments to council on utility public BENEFITS. Notwithstanding section 15.107 (17) (intro.) of the statutes, as created by this act, the initial members of the council on utility public benefits shall be appointed for the following terms:

- (a) One of the members under section 15.107 (17) (a), (b) and (d) of the statutes, as created by this act, for terms expiring on July 1, 2001.
- (b) One of the members under section 15.107 (17) (a) of the statutes, as created by this act, and the members under section 15.107 (17) (c), (e) and (f) of the statutes, as created by this act, for terms expiring on July 1, 2002.
- (c) One of the members under section 15.107 (17) (b) and (d) of the statutes, as created by this act, and the members under section 15.107 (17) (g) and (h) of the statutes, as created by this act, for terms expiring on July 1, 2003.

\*b1931/1.22\* (1zu) Utility public benefits and transmission line rules.

(a) Using the procedure under section 227.24 of the statutes, the department of administration shall, no later than 60 days after the effective date of this subsection, promulgate the rules required under section 16.957(4)(b) of the statutes, as created by this act, for the period before the effective date of the permanent rules promulgated under that section, but not to exceed the period authorized under section 227.24(1)(c) and (2) of the statutes. Notwithstanding section 227.24(1) and

- 1 (3) of the statutes, the department is not required to make a finding of emergency.
  2 Notwithstanding section 16.957 (4) (b) (intro.) of the statutes, as created by this act,
  3 the department of administration is not required to consult with the council on utility
  4 public benefits in promulgating rules under this paragraph.
  - (am) Using the procedure under section 227.24 of the statutes, the department of administration shall promulgate the rules required under sections 16.957 (2) (c) and 16.969 (2) of the statutes, as created by this act, for the period before the effective date of the permanent rules promulgated under those sections, but not to exceed the period authorized under section 227.24 (1) (c) and (2) of the statutes. Notwithstanding section 227.24 (1) and (3) of the statutes, the department is not required to make a finding of emergency.
  - (b) The department of administration shall submit in proposed form the rules required under sections 16.957 (2) (c) and (4) (b) and 16.969 (2) of the statutes, as created by this act, to the legislative council staff under section 227.15 (1) of the statutes no later than the first day of the 6th month beginning after the effective date of this paragraph.

#### \*b1931/1.22\* (1zv) Public benefits fees.

- (a) Notwithstanding section 16.957 (4) (c) 1. (intro.) of the statutes, as created by this act, the department of administration shall ensure that, for fiscal year 1999–2000, the portion of the public benefits fee that is specified in section 16.957 (4) (c) 1. (intro.) of the statutes, as created by this act, is reduced in proportion to the length of time that has elapsed in that fiscal year at the time that the rules specified in subsection (1zu) (a) become effective.
- (b) Notwithstanding section 16.957 (4) (c) 2. of the statutes, as created by this act, the department of administration shall ensure that, for fiscal year 1999–2000,

the portion of the public benefits fee that is specified in section 16.957 (4) (c) 2. of the statutes, as created by this act, is reduced in proportion to the length of time that has elapsed in that fiscal year at the time that the rules specified in subsection (1zu) (a) become effective.

(c) Notwithstanding section 16.957 (5) (a) of the statutes, as created by this act, for fiscal year 1999–2000, the annual average amount of the monthly public benefits fee that retail electric cooperatives and municipalities are required to charge to each customer or member shall be reduced in proportion to the length of time that has elapsed in that fiscal year as of the effective date of the rules promulgated under subsection (1zu) (a). Upon the request of a retail electric cooperative or municipality, the department of administration shall provide advice as to the amount of a reduction that is required under this paragraph.

\*b1931/1.22\* (1zw) Phase-in of Weatherization and energy conservation AWARDS. Notwithstanding section 16.957 (2) (a) (intro.) of the statutes, as created by this act, the department of administration shall do each of the following:

- (a) Specify a schedule for fiscal years 1999–2000 and 2000–01 for phasing in the requirement to spend the amount specified in section 16.957 (2) (a) of the statutes, as created by this act, on weatherization and other energy conservation services.
- (b) Ensure that grants under section 16.957 (2) (a) of the statutes, as created by this act, are made in accordance with the schedule specified in paragraph (a).".

\*b1781/1.6\* 1560. Page 1469, line 14: after that line insert:

\*b1781/1.6\* "(3d) DISTRICT ATTORNEY POSITION REALLOCATIONS.

- (a) Increased allocations. Of the authorized FTE GPR assistant district attorney positions for the department of administration funded from the appropriation under section 20.475 (1) (d) of the statutes, the number of positions allocated to the following prosecutorial units shall be increased as follows: 1.0 position for Sauk County, to be assigned to serve Columbia, Marquette and Sauk counties; and 0.5 position for La Crosse County.
- (b) Decreased allocations. Of the authorized FTE GPR assistant district attorney positions for the department of administration funded from the appropriation under section 20.475 (1) (d) of the statutes, the number of positions allocated to the following prosecutorial units shall be decreased as follows: 1.25 positions for Milwaukee County; and 0.5 position for Columbia County.".

### \*b0770/4.1\* **1561.** Page 1475, line 21: after that line insert:

\*b0770/4.1\* "(11d) PILOT LITERACY PROGRAMS. In fiscal year 2000—01, the secretary of administration shall allocate \$150,000 from the appropriation under section 20.505 (6) (pb) of the statutes to award grants on a competitive basis to 6 counties for pilot literacy programs in jails or houses of corrections. To be eligible for a grant under this subsection, a county must pay at least 25% of the total cost of its pilot literacy program.".

\*b0795/2.1\* 1562. Page 1477, line 24: delete the material beginning with that line and ending with page 1478, line 8.

\*b1849/6.53\* 1563. Page 1480, line 7: delete lines 7 and 8 and substitute:

"2. To be eligible to receive aid a city, village, town or county must have in effect zoning ordinances and subdivision regulations, as described in section 66.0295 (3)

(h), (j), (k) and (L) of the statutes, as created by this act, that are consistent with the comprehensive plan.".

## \*b1849/6.54\* 1564. Page 1480, line 10: after that line insert:

"(c) The proposal shall specify that a city, village, town or county shall receive one aid credit for each new housing unit that was sold or rented, on lots that are no more than one—quarter acre, in the year before the year in which the grant application is made. The proposal shall also specify that a city, village, town or county shall receive one credit for each new housing unit that was sold at no more than 80% of the median sale price for new homes in the county in which the city, village or town is located or primarily located in the year before the year in which the grant application is made. Grants shall be awarded based on the number of credits that a city, village, town or county receives in the year to which its application relates."

# \*b1849/6.55\* 1565. Page 1480, line 16: after that line insert:

\*b1849/6.55\* "(19g) Position Authorization. The authorized FTE positions for the department of administration are increased by 1.0 GPR position, to be funded from the appropriation under section 20.505(1)(cn) of the statutes, as created by this act.".

## \*b1665/1.1\* 1566. Page 1480, line 25: after that line insert:

\*b1665/1.1\* "(20m) Study of State-Owned water purification and wastewater treatment plants. The department of administration shall study the feasibility and desirability of selling, leasing or forming public-private partnerships to operate the water purification and wastewater treatment plants owned by the state. The department shall submit a report to the legislature concerning the options available

to the state with respect to such sale, leasing or operational agreements in the manner provided under section 13.172 (2) of the statutes no later than December 31, 2000.".

\*b1751/3.4\* **1567.** Page 1480, line 25: after that line insert:

\*b1751/3.4\* "(20g) Bingo general program operations position Authorization. The authorized FTE positions for the department of administration are increased by 4.0 PR positions, to be funded from the appropriation under section 20.505 (8) (jm) of the statutes for the purpose of conducting general program operations for bingo.".

\*b1756/1.4\* 1568. Page 1480, line 25: after that line insert:

\*b1756/1.4\* "(21g) WISCONSIN SESQUICENTENNIAL COMMISSION; GENERAL PROGRAM OPERATIONS OVERPAYMENT READJUSTMENT. Not later than 30 days after the effective date of this subsection, the secretary of administration shall recompute the amount of the transfer from the historical legacy trust fund to the transportation fund required by 1997 Wisconsin Act 237, section 9101 (1x), by adding to the sum determined by the secretary of administration under 1997 Wisconsin Act 237, section 9101 (1x) (intro.), the moneys deposited to the historical legacy trust fund under section 341.14 (6r) (bg) 3. b., 1997 stats. If the amount of the transfer required by the recomputation under this subsection is greater than the amount transferred under 1997 Wisconsin Act 237, section 9101 (1x), the secretary of administration shall transfer from the historical legacy trust fund to the transportation fund not later than 30 days after the effective date of this subsection an amount equal to the difference between the amount transferred under 1997 Wisconsin Act 237, section

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9101 (1x), and the amount of the transfer calculated under the recomputation required by this subsection.".

\*b1780/3.20\* **1569.** Page 1480, line 25: after that line insert:

\*b1780/3.20\* "(20c) Selling and transferring Rights to to the idea of selling and transferring Wisconsin's rights to the moneys due Wisconsin under the Attorneys General Master Tobacco Settlement Agreement of November 23, 1998, for the purpose of creating a permanent endowment fund. No later than January 1, 2000, the department shall submit the study to the legislature in the manner provided under section 13.172 (2) of the statutes."

- \*b1784/1.5\* 1570. Page 1480, line 25: after that line insert:
- \*b1784/1.5\* "(19wx) Grants for census education programs.
  - (a) In this subsection:
    - 1. "Association" means the Wisconsin Towns Association, the Wisconsin Alliance of Cities or the League of Wisconsin Municipalities.
      - 2. "Department" means the department of administration.
      - 3. "Municipality" means a city, village or town.
    - (b) The department shall review and approve grants from the state to qualified applicants under this paragraph for programs designed to ensure a complete, accurate 2000 federal decennial census. Grants are subject to the following procedures and conditions:
    - 1. Application may be made by any association, by any county, municipality or group of municipalities in this state which has a population of 20,000 or more, according to the 1990 federal decennial census, or by any county, municipality or

- group of municipalities in this state which can demonstrate that a substantial portion of the population of the county, municipality or group is hard to enumerate.

  In this subdivision, "hard to enumerate" populations include:
  - a. Racial and ethnic minorities.
  - b. Individuals for whom English is not their primary language.
  - c. Homeless individuals.
- d. Migrant workers.

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- e. Residents of public housing projects or other concentrations of rental units.
- f. Individuals who may be outside the mainstream of daily life, such as homebound, elderly or disabled individuals.
  - g. Student populations.
- 2. Applications shall be received by the department no later than the 30th day after the effective date of this subsection in order to qualify for a grant.
- 3. The department shall announce awards of grants on or before the 15th day after the application deadline specified in subdivision 2. The department shall make payment of 60% of each grant at the time of award.
  - 4. No costs incurred after June 1, 2000, are eligible to be paid from a grant.
- 5. a. The department shall make grants on a matching basis, but no grant may exceed \$200,000, except as authorized under subdivision 5. b. If the total amount of the grants payable exceeds the moneys available in the appropriation under section 20.505 (1) (e) of the statutes, as created by this act, the department shall adjust amounts of the grants on a prorated basis.
- b. If, after the department awards all grant moneys for which the department has qualifying applications, there remain unencumbered moneys in the appropriation under section 20.505 (1) (e) of the statutes, as created by this act, the

department may award additional grant moneys to any original qualified applicants who apply to receive additional grant moneys. In distributing additional grant moneys, the department shall apportion the moneys on a prorated basis in accordance with the amounts awarded to each applicant originally, up to the amount of additional moneys matched by the applicant as provided in subdivision 5. a., but not to exceed a total grant of \$250,000 to a single applicant. If, after additional grants are awarded under this subdivision, there remain unencumbered moneys in the appropriation under section 20.505 (1) (e) of the statutes, as created by this act, the department may award additional grants on the same basis as provided under this subdivision until all unencumbered moneys in the appropriation under section 20.505 (1) (e) of the statutes are exhausted. For purposes of apportionment of any such additional grant moneys, the department shall exclude any amount paid to a recipient that received the maximum grant permitted under this subdivision.

- 6. Only direct costs are eligible to be paid from a grant. Such costs include personnel costs of staff specifically assigned to a census complete count promotion and the costs of office space, data processing, travel within the area covered by the grant, communications, media advertising, printing, postage and supplies directly attributable to a complete count promotion. Costs not eligible to be paid from a grant are equipment and property costs, application preparation costs, indirect costs, and any costs considered by the department to be inconsistent with the purposes of this subsection.
- 7. Each grant application under subdivision 1. or 5. b. shall include all of the following:
- a. A description of the geographic area covered by the grant application, including, except in the case of an association, the name of each county, municipality

- or municipality included within a group that is applying for a grant and the approximate total population of each such county and municipality.
  - b. The categories of populations targeted for the census promotional program, including the approximate number in each category. If populations other than those listed in subdivision 1. are identified, the application shall include an explanation of why the members of the population are hard to enumerate.
  - c. Activities planned to reach each of these populations, including tentative schedules, source of staff and number of anticipated staff, and materials and other information which would provide a clear understanding of the promotional program.
    - d. Identification of costs related to subdivision 7. c.
  - e. The amount of the grant requested and the sources and amounts of matching funds.
    - f. A plan for the final accounting and evaluation of the promotional program.
  - g. The signature of the highest ranking official of each county, municipality or association making application for the grant or of each municipality included within a group making application for the grant.
  - h. If the application is made by an applicant other than a single county or municipality, the name and title of the project coordinator who is responsible for the overall effort.
  - 8. The department may reject any application which does not appropriately meet all requirements of this subsection.
  - 9. Each grant recipient under this subsection shall provide for a final accounting and submit a report of the accounting together with its request for final payment to the department by July 15, 2000. The report shall be certified by the chief financial officer of the recipient, by a certified public accountant and the highest

ranking official of the recipient, or, in the case of a group of municipalities, by such officer or accountant and official of each of the municipalities. The department shall make payment of the final 40% of the grant when the final accounting has been completed to its satisfaction.

\*b1784/1.5\* (19wy) Statewide complete census count program. The department of administration shall, from the appropriation under section 20.505 (1) (a) of the statutes in fiscal year 1999–2000, conduct a statewide program to educate the public concerning federal census procedures and the importance of assuring a complete and accurate 2000 federal decennial census in this state. The department shall not encumber or expend any moneys for this purpose without the approval of the census education board."

\*b1233/1.2\* 1571. Page 1481, line 6: after that line insert:

\*b1233/1.2\* "(1m) Memorandum of understanding regarding certain consumer complaints. Not later than the first day of the 13th month after the effective date of this subsection, the department of agriculture, trade and consumer protection shall enter into a memorandum of understanding with the department of justice and the public service commission for the purpose of coordinating each party's efforts to respond to and address consumer complaints regarding telecommunication services."

\*b1778/3.9\* 1572. Page 1481, line 7: delete lines 7 to 25.

\*b0870/2.34\* 1573. Page 1481, line 25: after that line insert:

\*b0870/2.34\* "(3y) Nursery regulation position. The authorized FTE positions for the department of agriculture, trade and consumer protection, funded

appropriate totals accordingly):

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1	from the appropriation under section $20.115(7)(ja)$ of the statutes, are decreased by
2	1.0 PR position for the purpose of nursery regulation.".
3	*b1768/1.1* 1574. Page 1481, line 25: after that line insert:
4	*b1768/1.1* "(2m) FISH MICROBIOLOGIST. The authorized FTE positions for the
5	department of agriculture, trade and consumer protection are increased by 1.0 PR
6	position, to be funded from the appropriation under section 20.115 (2) (g) of the
7	statutes, to perform fish microbiology.".
8	*b0893/1.2* 1575. Page 1482, line 3: substitute "\$150,000" for "\$50,000".
9	*b0855/1.3* 1576. Page 1482, line 7: after that line insert:
10	*b0855/1.3* "(2w) PORTAGE COUNTY ARTS ALLIANCE. From the appropriation
11	under section 20.215 (1) (fm) of the statutes, as created by this act, the arts board
12	shall award a grant of \$50,000 in the 1999-2000 fiscal year to the city of Stevens
13	Point arts council for development of the Portage County Arts Alliance if the arts
14	council provides at least \$50,000 in matching funds.".
15	*b1666/13.16* 1577. Page 1484, line 4: substitute "services" for "sciences".
	****Note: Corrects name of building project.
16	*b1798/6.46* 1578. Page 1484, line 19: delete lines 19 and 20 and adjust the
17	appropriate totals accordingly.
18	*b1798/6.47* 1579. Page 1485, line 3: delete lines 3 to 5 and adjust the
19	appropriate totals accordingly.
20	*b1798/6.48* 1580. Page 1485, line 6: delete lines 6 to 8 and adjust the
21	appropriate totals accordingly.
22	*b1743/6.42* 1581. Page 1487, line 12: after that line insert (and adjust the

1	"Milwaukee Lakeshore State Park development 2,000,000		
2	(Total project all funding sources \$9,000,000)".		
3	*b1743/6.43* 1582. Page 1488, line 3: after that line insert (and adjust the		
4	appropriate totals accordingly):		
5	"5m. Projects funded by moneys appropriated to the agency		
6	from any revenue source:		
7	Milwaukee Lakeshore State Park development 5,000,000		
8	(Total project all funding sources \$9,000,000)".		
9	*b1743/6.44* 1583. Page 1488, line 4: after that line insert (and adjust the		
10	appropriate totals accordingly):		
11	"Milwaukee Lakeshore State Park development 2,000,000		
12	(Total project all funding sources \$9,000,000)".		
13	*b1798/6.49* 1584. Page 1490, line 13: delete lines 13 and 14 and adjust the		
14	appropriate totals accordingly.		
15	* $b1798/6.50*$ <b>1585.</b> Page 1492, line 16: delete lines 16 and 17 and adjust the		
16	appropriate totals accordingly.		
17	*b1020/1.6* 1586. Page 1494, line 13: after that line insert the following		
18	(and adjust the appropriate totals accordingly):		
19	"(km) Milwaukee Police Athletic League		
20	1. Projects financed by general fund supported borrowing:		
21	Youth activities center \$1,000,000		
22	(Total project all funding sources \$5,074,000)		

1	2. Projects financed by gifts, grants and other receipts:		
2	Youth activities center 4,074,000		
3	(Total project all funding sources \$5,074,000)		
4	3. Agency totals:		
5	General fund supported borrowing 1,000,000		
6	Gifts, grants and other receipts 4.074.000		
7	Total — All sources of funds \$ 5,074,000".		
8	*b1798/6.51* 1587. Page 1494, line 14: delete the material beginning with		
9	that line and ending with page 1495, line 2 and adjust the appropriate totals		
10	accordingly.		
11	*b0712/1.6* 1588. Page 1495, line 2: after that line insert (and adjust the		
12	appropriate totals accordingly):		
13	"(Lm) Swiss Cultural Center		
14	1. Projects financed by general fund supported borrowing:		
15	Swiss cultural center — New Glarus 1,000,000		
16	(Total project all funding sources \$6,000,000)		
17	2. Projects financed by program revenue:		
18	Swiss cultural center — New Glarus 1,000,000		
19	(Total project all funding sources \$6,000,000)		
20	3. Projects financed by gifts, grants and other receipts:		
21	Swiss cultural center — New Glarus 4,000,000		
22	(Total project all funding sources \$6,000,000)		

1 4.	Agency	totals:
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2 General fund supported borrowing

1,000,000

3 Program revenue

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1,000,000

4 Gifts, grants and other receipts

6,000,000

Total — All sources of funds

6,000,000".

\*b0712/1.7\* 1589. Page 1500, line 12: after that line insert:

\*b0712/1.7\* "(6g) Swiss cultural center. Notwithstanding section 13.48 (33) of the statutes, as created by this act, the building commission shall not make a grant to the organization known as the Swiss Cultural Center for the Swiss cultural center project enumerated in subsection (1) (Lm) under section 13.48 (33) of the statutes, as created by this act, unless the department of administration has reviewed and approved the plans for the project. Notwithstanding sections 16.85 (1) and 16.855 (1) of the statutes, the department of administration shall not supervise any services or work or let any contract for the project. Section 16.87 of the statutes does not apply to the project."

## \*b1020/1.7\* 1590. Page 1500, line 12: after that line insert:

\*b1020/1.7\* "(6m) MILWAUKEE POLICE ATHLETIC LEAGUE YOUTH ACTIVITIES CENTER. Notwithstanding section 13.48 (34) of the statutes, as created by this act, the building commission shall not make a grant to the Milwaukee Police Athletic League for the youth activities center project enumerated in subsection (1) (km) under section 13.48 (34) of the statutes, as created by this act, unless the department of administration has reviewed and approved the plans for the project. Notwithstanding sections 16.85 (1) and 16.855 (1) of the statutes, the department of

administration shall not supervise any services or work or let any contract for the project. Section 16.87 of the statutes does not apply to the project.".

## \*b0748/3.3\* 1591. Page 1501, line 24: after that line insert:

\*b0748/3.3\* "(1g) CIRCUIT COURT BRANCH, 2000. The initial election for circuit judge for branch 3 of the circuit court for Waupaca County shall be at the spring election of 2000 for a term commencing August 1, 2000, and ending July 31, 2006.

\*b0748/3.3\*(1h) CIRCUIT JUDGE POSITION. The authorized FTE positions for the circuit courts are increased by 1.0 GPR circuit judge position on August 1, 2000, to be funded from the appropriation under section 20.625 (1) (a) of the statutes, to provide an additional circuit court judge for the circuit court branch for Waupaca County created by this act.

\*b0748/3.3\* (1i) COURT REPORTER POSITION. The authorized FTE positions for the circuit courts are increased by 1.0 GPR court reporter position on August 1, 2000, to be funded from the appropriation under section 20.625 (1) (a) of the statutes, to provide one additional court reporter for the circuit court branch for Waupaca County created by this act.".

## \*b1018/1.2\* 1592. Page 1501, line 24: after that line insert:

\*b1018/1.2\* "(2g) Solicitation of Homicide of Parent as termination of Parental rights ground. The treatment of section 48.415 (8) of the statutes first applies to petitions for termination of parental rights under section 48.42 (1) of the statutes filed on the effective date of this subsection, but does not preclude consideration of a conviction under section 939.30 of the statutes obtained before the effective date of this subsection in determining whether to terminate, or to find

grounds to terminate, the parental rights of a person under section 48.415 (8) of the statutes, as affected by this act.".

\*b1903/3.3\* 1593. Page 1501, line 24: after that line insert:

\*b1903/3.3\* "(2f) CIRCUIT COURT SUPPORT PAYMENTS. Notwithstanding section 758.19 (5) (b) (intro.) of the statutes, as affected by this act, if the director of state courts has made a payment under section 758.19 (5) of the statutes after June 30, 1999, and before the effective date of this subsection, the initial payment required by section 758.19 (5) (b) (intro.) of the statutes, as affected by this act, shall be reduced by the amount of that payment.".

\*b1059/1.13\* 1594. Page 1502, line 6: after "(2m)" insert "and (3) (b)".

\*b1059/1.14\* 1595. Page 1502, line 14: delete "of the statutes." and substitute ", 1997 stats.".

\*b1059/1.15\* 1596. Page 1502, line 14: after that line insert:

\*b1059/1.15\* "(3j) DEPARTMENT OF COMMERCE ENFORCEMENT OF ONE- AND 2-FAMILY DWELLING CODE IN CERTAIN MUNICIPALITIES. Notwithstanding section 101.651 (3) (b) of the statutes, as created by this act, if the department of commerce enters into a contract with a municipality before July 1, 2000, to provide inspection services in the municipality under section 101.651 (3) (b) of the statutes, as created by this act, the department shall begin providing the inspection services under the contract no later than July 1, 2000."

\*b1803/1.1\* 1597. Page 1506, line 10: delete "\$1,000,000" and substitute "\$1,500,000".

\*b1803/1.2\* 1598. Page 1506, line 18: after that line insert:

1	"3m. The consortium agrees in writing to use 60% of the grant proceeds in
2	Racine County and 40% of the grant proceeds in Kenosha County.".
3	*b1803/1.3* 1599. Page 1507, line 1: delete "\$500,000" and substitute
4	<b>"\$750,000"</b> .
5	*b1680/1.3* 1600. Page 1507, line 9: delete "(c)" and substitute "(fg)".
6	*b0712/1.8* 1601. Page 1507, line 12: after that line insert:
7	*b0712/1.8* "(7h) Grant for Swiss cultural center.
8	(a) Subject to paragraph (b), from the appropriation under section 20.143 (1)
9	(km) of the statutes, as created by this act, the department of commerce shall make
10	a grant in fiscal biennium 1999–2001 to an organization known as the Swiss Cultural
11	Center for construction of a Swiss cultural center in the village of New Glarus.
12	(b) The amount of the grant under paragraph (a) may not exceed \$1,000,000.
13	For every dollar received from the state for the project under paragraph (a), the
14	organization shall provide \$2 in matching funds for the project from a source other
15	than the state.
16	(c) Within 6 months after spending the full amount of the grant under
17	paragraph (a), the organization shall submit to the department of commerce a report
18	detailing how the grant proceeds were used.".
19	*b1096/1.2* 1602. Page 1507, line 12: after that line insert:
20	*b1096/1.2* "(8gm) Grant for brownfields cleanup and park.
21	(a) In this subsection:
22	1. "Brownfields" has the meaning given in section $560.13(1)(a)$ of the statutes.
23	2. "Department" means the department of commerce.
24	3. "Secretary" means the secretary of commerce.

(b) Notwithstanding section 560.13 of the statutes, as affected by this act, from the appropriation under section 20.143(1)(qm) of the statutes, as affected by this act, the department shall make a grant of \$100,000 to a person for the cleanup of a brownfields site in the city of Kenosha and for development of the cleaned—up site as a park if all of the following apply:

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- 1. The person submits a plan to the department detailing the proposed use of the grant and the secretary approves the plan.
- 2. The person enters into a written agreement with the department that specifies the conditions for use of the grant proceeds, including reporting and auditing requirements.
- 3. The person agrees in writing to submit to the department the report required under paragraph (c) by the time required under paragraph (c).
- (c) If a person receives a grant under this subsection, the person shall submit to the department, within 6 months after spending the full amount of the grant, a report detailing how the grant proceeds were used.
- (d) The department may not pay grant proceeds under this subsection after June 30, 2001.".

\*b1098/2.1\* 1603. Page 1507, line 12: after that line insert:

\*b1098/2.1\* "(8e) Community Development block grant for Domestic Violence shelter. The department of commerce shall make a grant of \$250,000 in fiscal year 1999–2000, from the appropriation under section 20.143 (1) (n) of the statutes, to a county in which a domestic violence shelter is being constructed by the Young Women's Christian Association in a city that is located in the county and that has a population greater than 52,000 but less than 60,000. The county must use the

grant proceeds to provide financial assistance to the Young Women's Christian
Association for the construction of the domestic violence shelter. Within 6 months
after spending the full amount of the grant, the county shall submit to the
department of commerce a report detailing how the grant proceeds were spent.".
*b1679/1.1* 1604. Page 1507, line 12: after that line insert:

- \*b1679/1.1\* "(7b) COMMUNITY DEVELOPMENT BLOCK GRANT FOR WATER WELL.
- (a) The department of commerce shall make a grant of \$299,000 in fiscal year 1999–2000, from the appropriation under section 20.143(1)(n) of the statutes, to the town of Rib Mountain for drilling a new water well.
- (b) Within 6 months after spending the full amount of the grant, the town of Rib Mountain shall submit to the department of commerce a report detailing how the grant proceeds were spent.".
  - \*b1681/3.18\* 1605. Page 1507, line 12: after that line insert:
- \*b1681/3.18\* "(7rm) Grant for sludge study and marketing.
  - (a) In this subsection, "board" means the recycling market development board.
  - (b) Subject to paragraph (e), the board shall award a grant of \$133,000 to the West Central Wisconsin Biosolids Facility Commission if all of the following apply:
  - 1. The commission submits a plan to the board detailing the proposed use of the grant and the board approves the plan.
  - 2. The commission enters into a written agreement with the board that specifies the conditions for use of the grant proceeds, including reporting and auditing requirements.
  - 3. The commission agrees in writing to submit to the board the report required under paragraph (d) 2. by the time required under paragraph (d) 2.

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1	(c) If the board awards a grant under this subsection, the department of
2	commerce shall pay the grant proceeds from the appropriation under section 20.143
3	(1) (tm) of the statutes, as affected by this act.
4	(d) If the commission receives a grant under this subsection, the commission
5	shall do all of the following:
6	1. Use the grant proceeds to determine the feasibility of creating sludge-based
7	products and of marketing those products and to develop markets for the biosolid
8	materials being produced from waste products by the commission.
9	2. Within 6 months after spending the full amount of the grant, submit to the
10	board a report detailing how the grant proceeds were used.
11	(e) The board may not award and the department may not pay grant proceeds
12	under this subsection after June 30, 2001.".
13	*b1681/3.19* 1606. Page 1507, line 12: after that line insert:
14	*b1681/3.19* "(8h) RECYCLING MARKET DEVELOPMENT STAFF.
15	(a) The authorized FTE positions for the department of commerce, funded from
16	the appropriation under section 20.143 (1) (st) of the statutes, are decreased by 4.0
17	SEG project positions for staff for the recycling market development board.
18	(b) The authorized FTE positions for the department of commerce, funded from
19	the appropriation under section 20.143 (1) (st) of the statutes, are increased by 2.0
20	SEG positions for a loan portfolio manager to manage past and future financial
21	assistance awarded by the recycling market development board and for a commodity
22	specialist to develop and direct strategy for recycling market development.".

\*b1787/1.1\* 1607. Page 1507, line 12: after that line insert:

\*b1787/1.1\* "(7bt) Loan to City Brewery.

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1	(a) Notwithstanding section 560.61 (intro.) of the statutes and section 560.66
2	(1) (intro.) of the statutes, as affected by this act, regardless of whether the
3	development finance board so requests, the department of commerce shall make a
4	loan of \$1,500,000 under section 560.66 of the statutes from the appropriations
5	under section 20.143 (1) (c) and (ie) of the statutes, as affected by this act, to City
6	Brewery in the city of LaCrosse if all of the following apply:
7	1. The proposed recipient submits a plan to the department of commerce
8	detailing the proposed use of the loan and the secretary of commerce approves the
9	plan.
10	2. The proposed recipient enters into a written agreement with the department
11	of commerce that specifies the loan terms and the conditions for use of the loan
12	proceeds, including reporting and auditing requirements.
13	3. The proposed recipient agrees in writing to submit to the department of
14	commerce, within 6 months after spending the full amount of the loan, a report
15	detailing how the loan proceeds were used.
16	(b) The department of commerce shall deposit in the appropriation account
17	under section 20.143 (1) (ie) of the statutes, as affected by this act, any moneys
18	received in repayment of the loan.
19	(c) The department of commerce may not pay loan proceeds under this
20	subsection after June 30, 2001.".
21	*b1831/4.30* 1608. Page 1507, line 12: after that line insert:
22	*b1831/4.30* "(7n) Administration of mobile homes.

(a) The authorized FTE positions for the department of commerce are

decreased by 1.6 PR positions funded from the appropriation under section 20.143

- (3) (j) of the statutes, as affected by this act, for the purpose of administering subchapter V of chapter 101 of the statutes, as affected by this act.
- (b) The authorized FTE positions for the department of commerce are increased by 1.6 SEG positions, to be funded from the appropriation under section 20.143 (3) (sa) of the statutes, as created by this act, for the purpose of administering subchapter V of chapter 101 of the statutes, as affected by this act.".

\*b1835/1.2\* 1609. Page 1507, line 12: after that line insert:

\*b1835/1.2\* "(7v) Grants to CAP Services, Inc. From the appropriation under section 20.143 (1) (fg) of the statutes, as affected by this act, the department of commerce shall make a grant of \$25,000 in each of fiscal years 1999–2000 and 2000–01 to CAP Services, Inc., for providing technical assistance and management services to small businesses. Within 6 months after spending the full amount of each grant under this subsection, CAP Services, Inc., shall submit a report to the department of commerce detailing how the grant proceeds were used. Any grant awarded to CAP Services, Inc., under section 560.14 of the statutes, as affected by this act, in fiscal year 1999–2000 or 2000–01 for providing technical assistance and management services to small businesses may be counted toward satisfying the requirement under this subsection.".

\*b1666/13.17\* 1610. Page 1508, line 10: before "108.07 (8) (b)," insert "20.455 (5) (i),".

\*\*\*\*NOTE: Treats a cross-reference that was inadvertently omitted.

\*b1807/1.1\* 1611. Page 1508, line 13: delete the material beginning with that line and ending with page 1509, line 22.

\*b1799/1.4\* 1612. Page 1509, line 23: delete the material beginning with that line and ending with page 1511, line 12.

\*b1251/3.3\* 1613. Page 1511, line 12: after that line insert:

\*b1251/3.3\* "(6e) Computer recycling program. The authorized FTE positions for the department of corrections are increased by 4.0 SEG project positions for the period ending on June 30, 2001, to be funded from the appropriation under section 20.410 (1) (qm) of the statutes, as created by this act, for the purpose of the department's computer recycling program.".

\*b1852/3.12\* 1614. Page 1511, line 12: after that line insert:

\*b1852/3.12\* "(4xx) Caregiver criminal background checks. The department of corrections, in conjunction with the University of Wisconsin-Madison, shall prepare a report on the correlation between prior convictions and the propensity to commit future acts of abuse, neglect or misappropriation. The department of corrections shall submit the report to the legislature in the manner provided under section 13.172 (3) of the statutes no later than June 30, 2001.".

\*b1798/6.52\* 1615. Page 1511, line 15: after that line insert:

\*b1798/6.52\* "(1mm) RESTRUCTURING PUBLIC BROADCASTING AND FUNDING DIGITAL TELEVISION TRANSITION COMMITTEE. There is created a restructuring public broadcasting and funding digital television transition committee, which shall consist of 6 members appointed by the governor, one member appointed by the senate majority leader and one member appointed by the speaker of the assembly. Of the members appointed by the governor, one member shall be appointed from a list of nominees submitted by the Friends of WHA-TV, one member shall be appointed from a list of nominees submitted by the president of the University of Wisconsin

System or his or her designee, one member shall be appointed from a list of nominees submitted by the educational communications board, one member shall be appointed from a list of nominees submitted by the state superintendent of public instruction or his or her designee and one member shall be appointed from a list of nominees submitted by the director of the technical college system or his or her designee. The governor shall designate one of the members of the committee as the chairperson. The committee shall recommend legislation for restructuring the organization of public broadcasting in this state and funding the transition to digital television for public broadcasting in this state. On or before January 15, 2000, the committee shall submit the proposed legislation to the governor, and to the legislature for distribution to the appropriate standing committees in the manner provided under section 13.172 (3) of the statutes. The committee shall cease to exist when the committee has submitted the proposed legislation required under this subsection, or on January 15, 2000, whichever occurs sooner.".

\*b1792/1.9\* 1616. Page 1511, line 17: after that line insert:

\*b1792/1.9\* "(1g) Private employer health care coverage board under section 15.165 (5) of the statutes, as created by this act, the initial members shall be appointed for the following terms:

- (a) The members specified under section 15.165 (5) (a) 1., 3. and 7. of the statutes, as created by this act, for terms expiring on May 1, 2002.
- (b) The members specified under section 15.165 (5) (a) 2., 5. and 8. of the statutes, as created by this act, for terms expiring on May 1, 2003.

(c) The members specified under section 15.165 (5) (a) 4. and 6. of the statutes, as created by this act, for terms expiring on May 1, 2004.

\*b1792/1.9\* (2) Position authorizations for the department of employe trust funds are increased by 3.5 GPR positions on the effective date of this subsection, to be funded from the appropriation under section 20.515 (2) (a) of the statutes, as created by this act, for the purpose of designing and contracting for administrative services for the private employer health care coverage program under subchapter X of chapter 40 of the statutes, as created by this act.

\*b1792/1.9\* (3) Grant for administration of program.

- (a) In this subsection:
- 1. "Administrator" means the administrator selected by the department under section 40.98 (2) (a) 2. of the statutes, as created by this act.
  - 2. "Department" means the department of employe trust funds.
  - 3. "Secretary" means the secretary of employe trust funds.
- (b) The department shall make a grant of \$200,000 from the appropriation under section 20.515(2)(b) of the statutes, as created by this act, to the administrator for costs associated with administering the health care coverage plans under the program under subchapter X of chapter 40 of the statutes, as created by this act, if all of the following apply:
- 1. The administrator submits a plan to the department detailing the proposed use of the grant and the secretary approves the plan.
- 2. The administrator enters into a written agreement with the department that specifies the conditions for use of the grant proceeds, including reporting and auditing requirements.

- 3. The administrator agrees in writing to submit to the department the report required under paragraph (c) by the time required under paragraph (c).
- (c) If the administrator receives a grant under this subsection, the administrator shall submit to the department, within 6 months after spending the full amount of the grant, a report detailing how the grant proceeds were used.".

## \*b1815/2.3\* 1617. Page 1511, line 17: after that line insert:

\*b1815/2.3\* "(1h) Position authorization for provision of Benefits. The authorized FTE positions for the department of employe trust funds are increased by 19 SEG project positions for the period ending on June 30, 2001, to be funded from the appropriation under section 20.515 (1) (v) of the statutes, as created by this act, for the purpose of providing benefits under the Wisconsin retirement system.".

## \*b1162/2.6\* 1618. Page 1511, line 21: after that line insert:

\*b1162/2.6\* "(1w) Training programs. The authorized FTE positions for the department of employment relations are increased by 0.5 PR position, to be funded from the appropriation under section 20.512 (1) (jm) of the statutes, for the purpose of providing training services.".

## \*b1871/1.1\* 1619. Page 1511, line 24: after that line insert:

\*b1871/1.1\* "(1w) Dane County regional planning commission. The governor shall appoint a task force, consisting of 15 members, which shall study, and make recommendations regarding, the creation of a multicounty regional planning commission to replace the Dane County regional planning commission after its dissolution."

\*b1910/1.1\* 1620. Page 1511, line 24: after that line insert:

1	*b1910/1.1* "(1c) Position authorizations. The authorized FTE positions for
2	the office of the governor are increased by 2.0 GPR policy analyst positions on
3	January 1, 2000, to be funded from the appropriation under section 20.525 (1) (a) of
4	the statutes.".
5	*b1666/13.18* 1621. Page 1513, line 23: after "statutes" insert "as compared
6	to those costs".
	${}^{****}\mathrm{Note}$ : Corrects requirement for an alternative to family care to conform to JCF intent.
7	*b1666/13.19* 1622. Page 1514, line 8: after "services" insert "similar to
8	those".
	****NOTE: Clarifies JCF intent that resource centers operating under an alternative to family care need not operate under statutory provisions in providing specified services.
9	*b1666/13.20* 1623. Page 1515, line 2: delete "2" and substitute "4".
	****NOTE: Clarifies the intent of JCF to fund 4 behavioral health managed care demonstration projects.
10	*b1706/8.2* 1624. Page 1516, line 9: delete "September 1, 1999" and
11	substitute "the first day of the 2nd month beginning after the effective date of this
12	subsection".
13	*b1917/1.3* 1625. Page 1518, line 10: delete "2001" and substitute "2002".
14	*b1227/2.3* 1626. Page 1518, line 14: after that line insert:
15	*b1227/2.3* "(8gm) DNA PROBE MACHINE. From the appropriation under
16	section 20.435 (1) (a) of the statutes, the department of health and human services
17	shall allocate \$250,000 during the fiscal year 1999–2000 to the City of Milwaukee for
18	the purchase of a DNA probe machine.".
19	*b1395/1.2* 1627. Page 1519, line 13: delete that line and substitute:
20	*b1395/1.2* "(8mx) Health care information proposal.

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- (a) By June 30, 2001, the department of".
- \*b1106/2.3\* 1628. Page 1519, line 16: after "activities" insert ", except as provided in paragraph (b),".
- \*b1395/1.3\* **1629.** Page 1519, line 19: delete "modify any".
- 5 \*b1395/1.4\* 1630. Page 1519, line 20: delete "proposal received and may".
- \*b1395/1.5\* 1631. Page 1520, line 1: on lines 1 and 2, delete "including any proposed modifications of the department of administration" and substitute "as authorized under current law".
  - \*b1106/2.4\* 1632. Page 1520, line 2: befire the period insert ", as authorized under current law".
    - \*b1395/1.6\* 1633. Page 1520, line 6: delete "including any proposed modifications of the department of administration,".
    - \*b1395/1.7\* 1634. Page 1520, line 7: after "committee" insert "and as authorized under current law".
      - \*b1106/2.6\* 1635. Page 1520, line 7: after that line insert:
    - "(b) By June 30, 2000, the department of health and family services, the subunit of the department of employe trust funds that deals with health care financing and the office of the commissioner of insurance shall together develop a proposal for consolidation of voluntarily provided health plan data collected by those agencies and a detailed memorandum of understanding for implementing the proposal. If the proposal is acceptable to each agency, the secretary of health and family services, the secretary of employe trust funds and the commissioner of insurance shall sign the memorandum of understanding and submit the proposal,

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the memorandum of understanding, a report concerning any potential cost savings from the consolidated collection of voluntarily provided health plan data and any proposed legislation required to implement the proposal to the department of administration. The department of administration may approve, disapprove or modify and approve any proposal it receives under this paragraph. If the department of administration approves the proposal, the department shall submit the proposal, together with any modifications the memorandum of understanding, the report and any proposed legislation to the cochairpersons of the joint committee on finance. If the cochairpersons of the committee do not notify the secretary of administration within 14 working days after receiving the proposal that the cochairpersons have scheduled a meeting for the purpose of reviewing the proposal, the department of administration may approve any proposed expenditure and position authority contained in the proposal and any modifications of the proposal to the extent authorized under current law. If, within 14 working days after receiving the proposal, the cochairpersons notify the secretary of administration that the cochairpersons have scheduled a meeting for the purpose of reviewing the proposal, the department of administration may not approve the proposed expenditure and position authority contained in the proposal any proposed modifications of the proposal, except as approved by the committee and to the extent authorized under current law. If the proposal, as approved by the department of administration and the committee, if the committee approves the proposal, is not consistent with the memorandum of understanding, the department of health and human services, the subunit of the department of employe trust funds and the commissioner of insurance shall enter into a revised memorandum of understanding that is consistent with the approved proposal.".

1	*b1780/3.21* 1636. Page 1520, line 8: delete lines 8 to 16.
2	*b1750/3.4* 1637. Page 1521, line 11: delete "PAYMENT; WAGE OR SALARY AND
3	FRINGE BENEFITS SUPPLEMENT" and substitute "PAYMENTS; WAGE OR SALARY AND FRINGE
4	BENEFITS SUPPLEMENTS".
5	*b1750/3.5* 1638. Page 1521, line 14: after "to increase" insert ", beginning
6	July 1, 1999,".
7	*b1750/3.6* 1639. Page 1521, line 22: delete "subsection" and substitute
8	"paragraph".
9	*b1750/3.7* 1640. Page 1522, line 3: delete "(b)" and substitute "(am)".
10	*b1750/3.8* 1641. Page 1522, line 5: delete "examine facility cost reports
11	covering".
12	*b1750/3.9* 1642. Page 1522, line 6: delete lines 6 to 8.
13	*b1750/3.10* 1643. Page 1522, line 9: delete "during state fiscal year
14	1998-99" and substitute "prepare a supplemental application form for completion by
15	facilities in applying for the supplement".
16	*b1750/3.11* 1644. Page 1522, line 11: delete "over the base year" and
17	substitute "during the period after June 30, 1999, and before July 1, 2000,".
18	*b1750/3.12* 1645. Page 1522, line 24: after that line insert:
19	"(b) In addition to any facility payment rate increases for state fiscal years
20	$1999-2000$ and $2000-01$ , in order to permit a facility, as defined in section $49.45(6\mathrm{m})$
21	(a) 3. of the statutes, to increase, beginning July 1, 1999, wages or salaries and fringe
22	benefits for or increase staff hours of housekeeping and laundry workers, dietitians
23	and food workers, as determined by the department of health and family services,

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from the appropriations under section 20.435 (4) (b) and (o) of the statutes the department shall, beginning October 1, 1999, supplement facility payment rates under section 49.45 (6m) (av) of the statutes by an amount not to exceed \$3,562,300 in state fiscal year 1999–2000 and \$4,749,800 in state fiscal year 2000–01, or by multiplying the total amount of the wages reported in the 1998 cost reports of facilities by the percentage obtained under paragraph (bg), whichever is less. The department shall calculate each facility's maximum payment per patient day under this paragraph by multiplying by the percentage obtained under paragraph (bg) the amount obtained by dividing the total of the facility's housekeeping and laundry workers', dieticians' and food workers' wages or salaries by the total number of patient days of the facility, as indicated by the facility's 1998 cost reports. Each facility may apply to the department for up to the total maximum amount per patient day calculated for the facility and receive that supplemental amount for each medical assistance day of service provided.

(bg) The department of health and family services shall determine what percentage of the total amount of facilities' wages for housekeeping and laundry workers, dietitians and food workers reported in the 1998 cost reports of facilities will, in the best estimation of the department, most nearly equal the specified amounts of moneys under paragraph (b).

(bm) In order to ensure that a supplement provided to a facility under paragraph (b) was expended in accordance with the purpose specified in paragraph (b), the department of health and family services shall prepare a supplemental application form for completion by facilities in applying for the supplement, to determine whether the facility's housekeeping and laundry workers', dietitians' and food workers', wage or salary and fringe benefits costs per patient day have increased

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1	during the period after June 30, 1999, and before July 1, 2000, by a percentage that
2	is at least equal to the percentage of increase obtained under paragraph (bg). The
3	department shall adjust the required percentage increase to account for all of the
4	following:
5	1. Any payment rate increase or decrease applicable to the facility that is in
6	effect beginning July 1, 1999, and is other than the supplement under paragraph (b).
7	2. The fact that the wage supplement percentage increase is based only on
8	wages and salaries, while the cost comparison also includes fringe benefits.
9	3. Any decrease or increase in the facility's expenditures for contracted labor
10	services.
11	4. Any change in the facility's patient acuity levels.
12	5. Whether or not the facility's reporting period corresponds to the supplement
13	payment period.
14	6. Any other factor that the department determines is relevant and that is
15	readily available in the data base of the department.".
16	*b1750/3.13* 1646. Page 1523, line 3: delete "(b)" and substitute "(am) or
17	that a supplement under paragraph (b) provided to a facility was not expended as
18	required under paragraph (bm)".
19	*b1808/1.3* 1647. Page 1523, line 12: delete lines 12 to 21.
20	*b1833/2.4* 1648. Page 1525, line 21: delete lines 21 to 25.
21	*b1833/2.5* 1649. Page 1526, line 1: delete lines 1 to 5 and substitute:
22	*b1833/2.5* "(11t) Kinship care administration. The authorized FTE positions

for the department of health and family services are increased by 1.0 PR position on

October 1, 1999, or on the effective date of this subsection, whichever is later, to be

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funded from the appropriation under section 20.435 (3) (kx) of the statutes, for the purpose of providing increased oversight of the kinship care program under section  $48.57\,(3\mathrm{m})\,\mathrm{to}\,(3\mathrm{t})\,\mathrm{of}\,\mathrm{the}\,\mathrm{statutes}$ , as affected by this act. The  $1.0\,\mathrm{FTE}\,\mathrm{PR}$  position shall provide program oversight and monitoring, serve as a liaison to the department of workforce development and the bureau of Milwaukee child welfare services in the department of health and family services and develop policies and procedures relating to the kinship care program.".

## \*b0826/4.2\* 1650. Page 1526, line 5: after that line insert:

\*b0826/4.2\* "(13c) Managed care pilot program for children in out-of-home CARE IN MILWAUKEE COUNTY. The department of health and family services shall develop a pilot program that integrates the social, behavioral and physical health needs of children placed in out-of-home care in Milwaukee County who are medical assistance recipients under a managed care system. By January 1, 2001, the department of health and family services shall request from the secretary of the federal department of health and human services any waivers of the federal medical assistance statutes and regulations that are necessary to implement the pilot program developed under this subsection as part of the medical assistance program. If all necessary waivers are granted and in effect, the department shall implement the pilot program developed under this subsection in Milwaukee County. Under that pilot program, the department of health and family services may require, consistent with section 49.45 (9) of the statutes, a child who is placed in out-of-home care in Milwaukee County to be enrolled in a managed care plan as a condition of receiving medical assistance. Of the amounts appropriated to the department of health and family services under section 20.435(4)(n) of the statutes, as created by this act, that

department shall expend \$22,600 in fiscal year 1999–2000 and \$25,600 in fiscal year 2000–01 to increase the authorized FTE positions for that department by 0.5 FED project position, for the period ending on June 30, 2001, for the purpose of developing the pilot program under this subsection.".

\*b1701/2.6\* 1651. Page 1526, line 5: after that line insert:

\*b1701/2.6\* "(12g) Initial appointments of independent review board. Notwithstanding the length of terms specified in section 15.195 (9) (intro.) of the statutes, as created by this act, the initial members of the independent review board shall be appointed by the first day of the 4th month beginning after the effective date of this subsection for the following terms:

- (a) The purchaser of health care, for a term expiring on May 1, 2001.
- 12 (b) The medical ethicist and the privacy expert, for terms expiring on May 1, 2003.
  - (c) The statistician or researcher, for a term expiring on May 1, 2005.".
  - \*b1753/2.4\* 1652. Page 1526, line 5: after that line insert:

\*b1753/2.4\* "(14g) Community Marriage Policy Project. The authorized FTE positions for the department of health and family services are increased by 1.0 PR project position, to be funded from the appropriation under section 20.435 (3) (kx) of the statutes for the period beginning on the first day of the 2nd month beginning after the effective date of this subsection, and ending on September 30, 2003. The positions are increased under this subsection for the purpose of coordinating the development of, and assisting local members of the clergy to develop, community—wide standards for marriages solemnized in this state by members of the clergy."

\*b1763/1.6\* 1653. Page 1526, line 5: after that line insert:

\*b1763/1.6\* "(13d) SCHOOL MEDICAL SERVICES UNDER MEDICAL ASSISTANCE.

- (a) In state fiscal years 1999–2000 and 2000–01, the department of health and family services shall, under section 49.45 (39) (b) of the statutes, reimburse a school district and a cooperative educational service agency and shall reimburse the department of public instruction for the Wisconsin Center for the Blind and Visually Impaired and the Wisconsin School for the Deaf, for 90% of the federal share received for school–based services under the medical assistance program in excess of \$16,100,000. The reimbursement shall be based on the proportion of total school–based services for the school year that was provided by each school district, cooperative educational service agency, the Wisconsin Center for the Blind and Visually Impaired and the Wisconsin School for the Deaf.
- (b) The department of health and family services shall submit, as part of its 2001–03 biennial budget request, a proposal to the department of administration for fiscal years after state fiscal year 2000–01, to increase the percentage of the federal share received for school–based services under the medical assistance program by which reimbursement is made under section 49.45 (39) (b) of the statutes to reflect the total percentage of the federal share for which school districts, cooperative educational service agencies and the department of public instruction on behalf of the Wisconsin Center for the Blind and Visually Impaired and the Wisconsin School for the Deaf were reimbursed in state fiscal year 1999–2000.".

\*b1764/2.4\* 1654. Page 1526, line 5: after that line insert:

\*b1764/2.4\* "(12m) Grant for St. Clare Health Mission. The department of health and family services shall award a grant of \$50,000 in fiscal year 1999–2000

from the amount appropriated under section 20.435 (4) (gp) of the statutes, as affected by this act, to Franciscan Skemp Health Care, Inc., for health care and disease management services provided by the St. Clare Health Mission.".

## \*b1764/2.5\* 1655. Page 1526, line 5: after that line insert:

\*b1764/2.5\* "(14e) PRIMARY HEALTH CARE. In state fiscal year 1999–2000, in addition to the moneys appropriated for expenditure for that fiscal year, the department of health and family services shall expend for the purchase of primary health care services under section 146.93 of the statutes, as affected by this act, \$300,000 of the unencumbered balance as of June 30, 1999, in the appropriation under section 20.435 (4) (gp) of the statutes, as affected by this act.".

## \*b1767/5.2\* 1656. Page 1526, line 5: after that line insert:

\*b1767/5.2\* "(13e) Administration of the state supplement to supplemental security income. Not later than March 1, 2000, the department of health and family services shall submit a request to the joint committee on finance under section 13.10 of the statutes to transfer \$232,400 not later than June 30, 2000, and \$232,400 not later than June 30, 2001, from any appropriation for the department, other than a sum sufficient appropriation, to the appropriation account under section 20.435 (6) (ee) of the statutes for the purpose for which the appropriation is made."

# \*b0858/1.3\* 1657. Page 1526, line 6: after that line insert:

\*b0858/1.3\* "(1x) Grant to Portage County Historical society. In the 1999–2001 fiscal biennium, the historical society shall award a grant to the Portage County historical society for continuation of the Plover Heritage Park restoration project. The amount of the grant shall be equal to the amount of local contributions toward the project, not to exceed \$50,000. The historical society shall award the

grant from the appropriation under section 20.245 (3) (b) of the statutes, as created by this act.".

\*b1869/2.4\* 1658. Page 1526, line 15: after that line insert:

\*b1869/2.4\* "(4g) RULES ON POINT-OF-SERVICE OPTION PLANS. The commissioner of insurance shall submit in proposed form the rules required under section 609.10 (6) of the statutes, as created by this act, to the legislative council staff under section 227.15(1) of the statutes no later than the first day of the 12th month beginning after the effective date of this subsection.".

\*b1813/5.7\* 1659. Page 1526, line 23: after that line insert:

\*b1813/5.7\* "(2g) Operating expenditures for investment board during the 1999-2000 Fiscal year.

- (a) In this subsection, "operating expenditures" include all costs and expenses incurred by the investment board for the purpose of operating the board and managing the assets of each fund for which the board has management responsibility, but does not include costs or expenses incurred under section 25.18 (1) (a), (c), (f) or (m) or (2) (d) or (e) or 40.04 (3) (intro.) of the statutes.
- (b) Notwithstanding section 25.187 of the statutes, as created by this act, no later than the first day of the 2nd month that occurs after the effective date of this paragraph, the investment board shall estimate the amounts required for its operating expenditures for the 1999–2000 fiscal year and shall assess each fund for which the board has management responsibility for its share of the estimated operating expenditures in an equitable manner. The board shall pay the assessment from the current income of each fund, unless an appropriation is made for payment of the assessment, in which case the assessment shall be paid from that

appropriation account. The total amount that the board may assess the funds for which the board has management responsibility for the 1999–2000 fiscal year may not exceed \$14,498,600. For the purposes of this paragraph, the board shall determine the total market value of the assets of the funds according to the methodology used to determine the market value of the fixed retirement investment trust under section 25.17 (14) of the statutes.

(c) The investment board shall transmit a notice of each assessment to each fund at the time that the assessment is made, and shall transmit a statement of the board's actual expenditures for management of each fund at the close of the 1999–2000 fiscal year both to the state agency having primary responsibility for expenditure of principal or earnings of the fund and to the department of administration or, if there is no state agency, only to the department of administration."

\*b1233/1.3\* 1660. Page 1527, line 15: after that line insert:

\*b1233/1.3\* "(2m) Memorandum of understanding regarding certain consumer complaints. Not later than the first day of the 13th month after the effective date of this subsection, the department of justice shall enter into a memorandum of understanding with the department of agriculture, trade and consumer protection and the public service commission for the purpose of coordinating each party's efforts to respond to and address consumer complaints regarding telecommunication services."

\*b1888/4.21\* 1661. Page 1527, line 15: after that line insert:

\*b1888/4.21\* "(2e) Gaming law enforcement position authorization. The authorized FTE positions for the department of justice are increased by 2.75 GPR

positions to be funded from the appropriation under section 20.455 (2) (fm) of the statutes, as created by this act, for the purpose of gaming law enforcement.".

\*b0873/1.1\* 1662. Page 1530, line 18: after "care." insert "The evaluation shall compare the costs of care in a nursing home, as defined in section 50.01 (3) of the statutes, to the costs of care in a community setting and shall provide a breakdown of individual costs involved.".

\*b1881/2.47\* 1663. Page 1530, line 23: substitute "July" for "January".

\*b1764/2.6\* 1664. Page 1530, line 23: after that line insert:

\*b1764/2.6\* "(4c) Graduate medical education study. The joint legislative council is requested to conduct a study to explore funding sources alternative to assessments imposed on hospitals to support the training of providers that serve medical assistance recipients or practice in areas of the state that have a shortage of health care providers, including the feasibility of establishing a trust fund for graduate medical education to provide a broadly based funding source of state, federal and private funds. If the joint legislative council conducts the study, it shall report its findings, conclusions and recommendations to the legislature in the manner provided under section 13.172 (2) of the statutes by January 1, 2001.".

\*b0751/2.1\* 1665. Page 1531, line 11: after that line insert:

\*b0751/2.1\* "(2e) Badger Challenge program. The authorized FTE positions for the department of military affairs are increased by 0.90 GPR position, to be funded from the appropriation under section 20.465 (4) (b) of the statutes, and 0.10 PR position, to be funded from the appropriation under section 20.465 (4) (k) of the statutes, for a mentorship coordinator in the Badger Challenge program. In 2000–01 the authorized FTE positions for the department of military affairs are decreased by

0.15 GPR position and increased by 0.15 PR position to reflect modified funding of the mentorship coordinator position.".

\*b1686/2.3\* 1666. Page 1532, line 7: after that line insert:

\*b1686/2.3\* "(2e) Study of Landfill Remediation. The department of natural resources shall enter into a contract for a study of the landfill cleanup issue in this state. The study shall identify all closed landfills and estimate the cost of remedial action at all of those landfills. The department of natural resources shall also identify potential mechanisms for funding that remedial action, including mechanisms used successfully in other states. The department shall report the results of the study to the legislature in the manner provided under section 13.172 (2) of the statutes no later than January 1, 2001.".

\*b1908/3.14\* 1667. Page 1532, line 7: after that line insert:

\*b1908/3.14\* "(2g) Computer upgrades excluded from Base. Notwithstanding section 16.42 (1) (e) of the statutes, in submitting information under section 16.42 of the statutes for purposes of the 2001–03 biennial budget bill, the department of natural resources shall submit a dollar amount for the appropriation under section 20.370 (2) (hq) of the statutes that is \$325,000 less than the total amount appropriated under section 20.370 (2) (hq) of the statutes for the 2001–01 fiscal year, before submitting any information relating to any increase or decrease in the dollar amount for that appropriation for the 2001–03 fiscal biennium.".

\*b1706/8.4\* 1668. Page 1533, line 14: delete "February" and substitute "May".

\*b1706/8.5\* 1669. Page 1533, line 18: delete "February" and substitute "May".